## Appendix C: Exhibits not cited in either brief

55 Total Exhibits Not Cited in Either Brief		
Exs. 1, 3-10, 12-36, 40-60		

Subtotals:	5 Exhibits Cited in	0 Exhibits Cited in
	Dkt. 1567-1 (Curling Pls):	Dkt. 1568-1 (Coalition Pls)
		·
	Exs. 2, 11, 37, 38, 39	

Dkt.	Description	Dkt. 1567-1	Dkt. 1568-1
1569		State	State
Exhibits		Defendants'	Defendants'
		MSJ as to	MSJ as to
		Curling	Coalition
		Plaintiffs	Plaintiffs
	High-Tech Voting Due November, AJC		
Ex. 1	Article		
	Securing the Vote Protecting American	p. 4 n.3	
Ex. 2	Democracy Study		
Ex. 3	Germany Declaration		
Ex. 4	Coomer Declaration		
Ex. 5	Gilbert Declaration		
Ex. 6	SOS DRE Decertification Order		
Ex. 7	Coalition Plaintiffs' Motion to Sever		
	Coalition Plaintiffs' Motion to Sever		
Ex. 8	Brief		
	Curling Plaintiffs' Notice of Joinder to		
Ex. 9	Coalition Plaintiffs' Motion to Sever		
	Curling Plaintiffs' Reply in Support of		
Ex. 10	Plaintiffs' Motion to Sever		
Ex. 11	Hearing Transcript 11-19-2021	p. 18	
Ex. 12	Riccobono Declaration		
Ex. 13	Ledford Deposition		
Ex. 14	Hearing Transcript 7-26-2019		

Dkt.	Description	Dkt. 1567-1	Dkt. 1568-1
1569		State	State
Exhibits		Defendants'	Defendants'
		MSJ as to	MSJ as to
		Curling	Coalition
		Plaintiffs	Plaintiffs
Ex. 15	Harvey Declaration		
Ex. 16	Curling Deposition		
	Curling Plaintiff's Third Amended		
Ex. 17	Complaint		
Ex. 18	Curling ENET Report - redacted		
	Curling Dep. Ex. 10 - CURLING-		
Ex. 19	0010237		
Ex. 20	Price Deposition		
Ex. 21	Price ENET Report - redacted		
Ex. 22	Schoenberg Deposition		
Ex. 23	Schoenberg ENT Report - redacted		
Ex. 24	Schoenberg Absentee ENET Report		
Ex. 25	Schoenberg Absentee ENET Report		
	Coalition Plaintiffs' Third Amended		
Ex. 26	Complaint		
	Coalition Plaintiffs' Brief in Support of		
Ex. 27	Motion for Preliminary Injunction		
Ex. 28	L. Digges Deposition		
Ex. 29	L. Digges ENET Report - redacted		
Ex. 30	W. Digges Deposition		
	Coalition Plaintiffs' Statement on		
Ex. 31	William Digges		
Ex. 32	W. Digges ENET Report - redacted		
Ex. 33	Davis Deposition		
Ex. 34	Davis ENET Report - redacted		
Ex. 35	Missett Deposition		
Ex. 36	Missett ENET Report - redacted		
	Carter Center's November 2020 RLA	p. 8, 9, 10	
Ex. 37	Report		
	Carter Center's Preliminary Statement on	p. 8, 9	
Ex. 38	November 2022 RLA		

Dkt.	Description	Dkt. 1567-1	Dkt. 1568-1
1569		State	State
Exhibits		Defendants'	Defendants'
		MSJ as to	MSJ as to
		Curling	Coalition
		Plaintiffs	Plaintiffs
Ex. 39	SOS November 2020 RLA Report	p. 9 n.6	
	Curling Plaintiffs' Responses to		
	Defendant Raffensperger's 1st RFA to		
Ex. 40	Defendants		
Ex. 41	MITRE Report <sup>1</sup>		
Ex. 42	Stark Declaration		
Ex. 43	Stark Resignation Letter		
Ex. 44	Stark Declaration		
Ex. 45	Stark Deposition		
Ex. 46	CURLING 0010015 - 023		
Ex. 47	CURLING 0010127 - 135		
Ex. 48	CURLING 0010142 - 152		
Ex. 49	CURLING 0010153 - 0010165		
Ex. 50	CURLING 0010166 - 0010180		
Ex. 51	CURLING 0010181 - 0010184		
Ex. 52	Auditing Indian Elections Article		
	Hearing on Preliminary Injunction		
Ex. 53	Transcript 9-10-2020		
	Securing the Vote Protecting American		
Ex. 54	Democracy Article		
Ex. 55	Stark Third Supplemental Declaration		
Ex. 56	Skoglund Deposition		

<sup>&</sup>lt;sup>1</sup> The MITRE report is inadmissible for a variety of reasons, including untimeliness, hearsay, and the lack of any discovery whatsoever regarding the report, including no opportunity to depose the authors or even an identification of who the testifying expert would be for that report, if any. The Secretary's Office was aware of the improper disclosure of Dr. Halderman's sealed July Report to MITRE in "early summer or late spring" of this year, per Gabriel Sterling's testimony. (Oct. 12, 2022 Secretary of State's Office 30(b)(6) Dep. Tr. at 21:15-23:14.)

Dkt.	Description	Dkt. 1567-1	Dkt. 1568-1
1569		State	State
Exhibits		Defendants'	Defendants'
		MSJ as to	MSJ as to
		Curling	Coalition
		Plaintiffs	Plaintiffs
Ex. 57	Halderman Deposition 11-17-2021		
Ex. 58	Halderman Deposition 1-3-2023		
Ex. 59	Appel Expert Report		
Ex. 60	Appel Deposition		